

# House Daily Reader

**Thursday, January 19, 2006**

[illegible]

# State of South Dakota

EIGHTY-FIRST SESSION  
LEGISLATIVE ASSEMBLY, 2006

813M0111

HOUSE AGRICULTURE AND NATURAL RESOURCES

COMMITTEE ENGROSSED NO. **HB 1005** -

01/17/2006

Introduced by: The Committee on Agriculture and Natural Resources at the request of the  
State Brand Board

1 FOR AN ACT ENTITLED, An Act to revise certain provisions related to cancelled livestock  
2 brands.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 40-19-14 be amended to read as follows:

5 40-19-14. During the first two years following the current brand ownership period, only the  
6 previous owner may apply for a brand canceled under § 40-19-13. If the brand is recordable, the  
7 previous owner may register the brand by paying the registration fee and a one hundred dollar  
8 rerecord fee. If the brand was registered before cancellation, the brand is recordable and the  
9 previous owner may register the brand by paying the registration fee and a one hundred dollar  
10 rerecord fee. Moreover, during the two years following the current ownership period, it is not  
11 a violation of § 40-19-21;

12 (1) If the previous owner sells livestock bearing the canceled brand; or

13 (2) If the previous owner brands livestock with the canceled brand ~~prior to~~ before  
14 becoming aware of the cancellation.



# State of South Dakota

EIGHTY-FIRST SESSION  
LEGISLATIVE ASSEMBLY, 2006

555M0116

HOUSE TAXATION COMMITTEE ENGROSSED NO.

**HB 1008** - 01/17/2006

Introduced by: Representatives Hargens, Glover, Howie, Jensen, McCoy, Rhoden, and  
Turbiville and Senators Hundstad and Lintz at the request of the Interim  
Committee on Classifications of Real Property Study Committee

1 FOR AN ACT ENTITLED, An Act to permit the immediate reclassification of nonagricultural  
2 acreage property under certain circumstances.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 10-6-33.14 be amended to read as follows:

5 10-6-33.14. Any agricultural land, as defined in § 10-6-31.3, which sells for more than one  
6 hundred fifty percent of its agricultural income value, is hereby classified for purposes of ad  
7 valorem taxation as a nonagricultural acreage. However, any agricultural land that is converted  
8 to use other than agricultural before the next legal assessment date shall be classified according  
9 to its actual use. The agricultural income value shall be determined pursuant to § 10-6-33.15.

